## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Application Number: 10/037,337

Confirmation Number: 5844

Filing Date: December 21, 2001

Appellant: Richard L. COPELAND et al.

Entitled: MAGNETIC CORE TRANSCEIVER FOR ELECTRONIC

ARTICLE SURVEILLANCE MARKER DETECTION

Examiner: Benjamin C. LEE

Group Art Unit: 2632

Attorney Docket No.: 1281-76U (C4-599)

Mail Stop Appeal Brief - Patents Commissioner For Patents

P.O. Box 1450

Alexandria, VA 22313-1450

## PETITIONER'S STATEMENT IN SUPPORT OF PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIIONALLY UNDER 37 CFR 1.137(b)

In support of Petitioner's statement that the entire delay in filing the required reply (Appeal Brief in this case) from the due date of the required reply to the filing of a grantable petition being filed herewith, Petitioner offers the following statement:

1. Prosecution of the present Application is managed by the Assignee, Sensormatic

Electronics Corporation.

The Assignee never had any intention of allowing the present Application to go abandoned. The fact that there is an allowable claim (Claim 4), supports this assertion. 3 On June 28, 2005, the Assignee filed a Notice of Appeal with the intent of pursuing the appeal, but through an oversight unintentionally neglected to file a subsequent Appeal Brief.

4 The Assignee received the March 1, 2006 Notice of Abandonment, docketed the

abandonment and had every intention of promptly filing a Petition to Revive along with the

Appeal Brief.

5. Upon received receiving the Notice of Abandonment, the Assignee promptly contacted

the undersigned outside counsel regarding preparation of the Petition to Revive along with the

Appeal Brief and believed it had provided authorization to outside counsel to undertake the

work.

Outside counsel believed that it had not yet received the authorization and was waiting 6.

for the client (Assignee) to give the final authorization to prepare the Petition to Revive and the

Appeal Brief. Because the application was being managed by Assignee, outside counsel did not

docket the filing of Petition to Revive and the Appeal Brief.

7. Unfortunately, due to a docketing error. Assignee's internal docketing system did not

show a reminder until October 30, 2007 that the Petition to Revive and the Appeal Brief were not

filed.

Once the Assignee realized that the Petition to Revive and the Appeal Brief were not 8.

filed, Assignee immediately contacted outside counsel to prepare and file the Petition to Revive

and the Appeal Brief.

9 Accordingly, outside counsel, the undersigned law firm, promptly prepared and filed the

Petition to Revive and the Appeal Brief.

10. The entire delay from the period of abandonment to the filing of the Petition to Revive and the Appeal Brief was unintentional.

Date: November 15, 2007 Respectfully submitted,

By: /Alan M. Weisberg/

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